## 1 IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON 2 AT SEATTLE 3 4 BRUCE CORKER d/b/a RANCHO ALOHA; CASE NO. 2:19-CV-00290-RSL COLEHOUR BONDERA and MELANIE 5 BONDERA, husband and wife d/b/a NOTICE OF SETTLEMENT WITH KANALANI OHANA FARM; and ROBERT PACIFIC COFFEE, INC. AND 6 SMITH and CECELIA SMITH, husband and REQUEST TO STAY DEADLINES wife d/b/a SMITHFARMS, on behalf of 7 themselves and others similarly situated, The Honorable Robert S. Lasnik 8 Plaintiffs, 9 v. 10 COSTCO WHOLESALE CORPORATION, a Washington corporation; AMAZON.COM, INC., a 11 Delaware corporation; HAWAIIAN ISLES KONA COFFEE, LTD., LLC, a Hawaiian limited liability 12 company; COST PLUS/WORLD MARKET, a subsidiary of BED BATH & BEYOND, a New York 13 corporation; BCC ASSETS, LLC d/b/a BOYER'S COFFEE COMPANY, INC., a Colorado 14 corporation; L&K COFFEE CO. LLC, a Michigan limited liability company; MULVADI 15 CORPORATION, a Hawaii corporation; COPPER MOON COFFEE, LLC, an Indiana limited liability 16 company; GOLD COFFEE ROASTERS, INC., a Delaware corporation; CAMERON'S COFFEE 17 AND DISTRIBUTION COMPANY, a Minnesota corporation; PACIFIC COFFEE, INC., a Hawaii 18 corporation; THE KROGER CO., an Ohio corporation; WALMART INC., a Delaware 19 corporation; BED BATH & BEYOND INC., a New York corporation; ALBERTSONS COMPANIES 20 INC., a Delaware Corporation; SAFEWAY INC., a Delaware Corporation; MNS LTD., a Hawaii 21 Corporation; THE TJX COMPANIES d/b/a T.J. MAXX, a Delaware Corporation; MARSHALLS OF 22 MA, INC. d/b/a MARSHALLS, a Massachusetts corporation; SPROUTS FARMERS MARKET, 23 INC. a Delaware corporation; 24 Defendants. 25

NOTICE OF SETTLEMENT Case No. 2:19-CV-00290-RSL 2041731.1

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Plaintiffs notify the Court that they have reached a class-wide settlement with Defendant 1 2 Pacific Coffee, Inc. d/b/a Maui Coffee Company ("MCC") that provides both monetary and injunctive relief. The settling parties have executed a settlement agreement and are working 3 4 diligently to prepare preliminary approval papers. The settling parties request that the Court stay 5 all deadlines as to MCC. A proposed order to that effect is attached. 6 7 Dated: November 30, 2020 8 KARR TUTTLE CAMPBELL LIEFF CABRASER HEIMANN & 9 BERNSTEIN, LLP 10 /s/ Daniel E. Seltz Paul Richard Brown, WSBA #19357 Jason L. Lichtman (pro hac vice) Nathan T. Paine, WSBA #34487 11 Daniel T. Hagen, WSBA #54015 Daniel E. Seltz (pro hac vice) Andrew W. Durland, WSBA #49747 250 Hudson Street, 8th Floor 12 Joshua M. Howard, WSBA #52189 New York, NY 10013-1413 701 Fifth Avenue, Suite 3300 Telephone: 212-355-9500 13 Seattle, Washington 98104 dseltz@lchb.com 206.223.1313 14 npaine@karrtuttle.com Andrew Kaufman (pro hac vice) 222 2nd Avenue South, Suite 1640 15 Nashville, TN 37201 615.313.9000 16 17 Attorneys for the Plaintiffs and the Proposed Class 18 19 20 21 22 23 24 25 26 LIEFF CABRASER HEIMANN & BERNSTEIN, LLP

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## **CERTIFICATE OF SERVICE**

I, Daniel E. Seltz, certify that on November 30, 2020, I caused the foregoing to be electronically filed with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to those attorneys of record registered on the CM/ECF system.

/s Daniel E. Seltz Daniel E. Seltz

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